U.S. DISTRICT COURT DISTRICT OF DELAWARE

		United St	ATES DIST	TRICT COURT	
			District of	Delaware	
		UNITED STATES OF AMERICA			
		V.		RDER OF DETENTION PENDING TRIAL	
		Glenny Coleman	Case	CRO6-89-KAJ	
		Defendant cordance with the Bail Reform Act, 18 U.S.C. § 3142 of the defendant pending trial in this case.		ng has been held. I conclude that the following facts require the	
			art I—Findings of		
	(1)	The defendant is charged with an offense described or local offense that would have been a federal offer a crime of violence as defined in 18 U.S.C. § 31 an offense for which the maximum sentence is 1 an offense for which a maximum term of impris	nse if a circumstance g 156(a)(4). ife imprisonment or d	death.	
		a felony that was committed after the defendant	had been convicted o	of two or more prior federal offenses described in 18 U.S.C.	
	for the offense described in finding (1).				
		Alternative Findings (A)			
	(1)	There is probable cause to believe that the defendant has committed an offense for which a maximum term of imprisonment of ten years or more is prescribed in			
	(2)	under 18 U.S.C. § 924(c).	olished by finding 1 th	hat no condition or combination of conditions will reasonably assure	
			Alternative Findings	G (B)	
X		There is a serious risk that the defendant will not ap There is a serious risk that the defendant will endang		her person or the community.	
		Part II—Writte	n Statement of Rea	asons for Detention	
	I find	that the credible testimony and information submitte			
he was Defe super those fact release time	vas ch detain endan ervised e nam this ju ase be	arged with violations of supervised release which even ned pending his revocation hearing sentencing on that it is no stranger to the federal system, mostly for frauced d release. He is now using two new aliases in his frauces. The present charges against follow the same pattudge has experienced multiple occasions in which Maginning in the 1993 or so time frame, violations of bases.	entually lead to the property thearing is pending. It hearing is pending. It offenses. The present activities – Eugeneern as his previous 2 or. Coleman has appear ail orders, new convicts always been courted.	He last graced this court with his presence in mid-2006 when resent charges. Because of his past criminal history, defendant and offenses as noted above arouse while defendant was on a Adams and Vincent Dixon and has obtained identification in federal convictions starting in 1991 and again in 1992. In ared before her, starting with various violations of supervised ctions and then violations of supervised release after serving ous to the court, his multiple repeat performances cause serious	
				SEP 1 1 2006	

Part III—Directions Regarding Detention

The defendant is committed to the custody of the Attorney General or his designated representative for confinement in a corrections facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States marshal for the purpose of an appearance in connection with a court proceeding.

September 11, 2006

Date

Signature of Judicial Officer

Mary Pat Thynge, Magistrate Judge

Name and Title of Judicial Officer

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).